



April 29, 2019

CooperVision, Inc.  
Marie E. Dutton  
Senior Regulatory Affairs Specialist  
5870 Stoneridge Drive, Suite 1  
Pleasanton, CA 94588

Re: K190965

Trade/Device Name: MyDay (stenfilcon A) Soft (hydrophilic) Daily Disposable Contact Lens

Regulation Number: 21 CFR 886.5925

Regulation Name: Soft (Hydrophilic) Contact Lens

Regulatory Class: Class II

Product Code: LPL, MVN

Dated: April 11, 2019

Received: April 12, 2019

Dear Ms. Dutton:

We have reviewed your Section 510(k) premarket notification of intent to market the device referenced above and have determined the device is substantially equivalent (for the indications for use stated in the enclosure) to legally marketed predicate devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments, or to devices that have been reclassified in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (Act) that do not require approval of a premarket approval application (PMA). You may, therefore, market the device, subject to the general controls provisions of the Act. Although this letter refers to your product as a device, please be aware that some cleared products may instead be combination products. The 510(k) Premarket Notification Database located at <https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfpmn/pmn.cfm> identifies combination product submissions. The general controls provisions of the Act include requirements for annual registration, listing of devices, good manufacturing practice, labeling, and prohibitions against misbranding and adulteration. Please note: CDRH does not evaluate information related to contract liability warranties. We remind you, however, that device labeling must be truthful and not misleading.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the Federal Register.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must comply with all the Act's requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803) for devices or postmarketing safety reporting (21 CFR 4, Subpart B) for combination products (see <https://www.fda.gov/CombinationProducts/GuidanceRegulatoryInformation/ucm597488.htm>); good manufacturing practice requirements as set forth in the quality systems (QS) regulation (21 CFR Part 820) for devices or current good manufacturing practices (21 CFR 4, Subpart A) for combination products; and, if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

Also, please note the regulation entitled, "Misbranding by reference to premarket notification" (21 CFR Part 807.97). For questions regarding the reporting of adverse events under the MDR regulation (21 CFR Part 803), please go to <http://www.fda.gov/MedicalDevices/Safety/ReportaProblem/default.htm>.

For comprehensive regulatory information about medical devices and radiation-emitting products, including information about labeling regulations, please see Device Advice (<https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/>) and CDRH Learn (<http://www.fda.gov/Training/CDRHLearn>). Additionally, you may contact the Division of Industry and Consumer Education (DICE) to ask a question about a specific regulatory topic. See the DICE website (<http://www.fda.gov/DICE>) for more information or contact DICE by email ([DICE@fda.hhs.gov](mailto:DICE@fda.hhs.gov)) or phone (1-800-638-2041 or 301-796-7100).

Sincerely yours,

for Malvina B. Eydelman, M.D.  
Director  
Division of Ophthalmic and Ear,  
Nose and Throat Devices  
Office of Device Evaluation  
Center for Devices and Radiological Health

Enclosure

## Indications for Use

510(k) Number (if known)

K190965

Device Name

MyDay (stenfilcon A) Soft (Hydrophilic) Daily Disposable Contact Lens

Indications for Use (Describe)

MyDay (stenfilcon A) ASPHERE Soft Contact lenses are indicated for the correction of ametropia (myopia and hyperopia) in aphakic and non-aphakic persons with non-diseased eyes in powers from -20.00 to +20.00 diopters. The lenses may be worn by persons who exhibit astigmatism of -2.00 diopters or less that does not interfere with visual acuity.

MyDay (stenfilcon A) TORIC Soft Contact lenses are indicated for the correction of ametropia (myopia or hyperopia with astigmatism) in aphakic and non-aphakic persons with non-diseased eyes in powers from -20.00 to +20.00 diopters and astigmatic corrections from -0.25 to -10.00 diopters.

MyDay (stenfilcon A) MULTIFOCAL Soft Contact lenses are indicated for the correction of refractive ametropia (myopia and hyperopia) and emmetropia with presbyopia in aphakic and non-aphakic persons with non-diseased eyes. The lenses may be worn by persons who exhibit astigmatism of -2.00 diopters or less that does not interfere with visual acuity.

MyDay (stenfilcon A) MULTIFOCAL TORIC Soft Contact lenses are indicated for the optical correction of distance and near vision in presbyopic phakic or aphakic persons with non-diseased eyes who may have -10.00 diopters of astigmatism or less.

Type of Use (Select one or both, as applicable)

Prescription Use (Part 21 CFR 801 Subpart D)

Over-The-Counter Use (21 CFR 801 Subpart C)

### CONTINUE ON A SEPARATE PAGE IF NEEDED.

This section applies only to requirements of the Paperwork Reduction Act of 1995.

**\*DO NOT SEND YOUR COMPLETED FORM TO THE PRA STAFF EMAIL ADDRESS BELOW.\***

The burden time for this collection of information is estimated to average 79 hours per response, including the time to review instructions, search existing data sources, gather and maintain the data needed and complete and review the collection of information. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden, to:

Department of Health and Human Services  
Food and Drug Administration  
Office of Chief Information Officer  
Paperwork Reduction Act (PRA) Staff  
PRAStaff@fda.hhs.gov

*"An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB number."*

**510(k) Summary**

---

**I. SUBMITTER:**

CooperVision, Inc.  
6150 Stoneridge Mall Road, Suite 370  
Pleasanton, CA 94588

**Contact Person:**

Marie Dutton  
Senior Regulatory Affairs Specialist  
CooperVision, Inc.  
5870 Stoneridge Drive, Suite 1  
Pleasanton, CA 94588  
Phone: (925) 251-6645  
Fax: (925) 251-6643  
E-mail: [MDutton@coopervision.com](mailto:MDutton@coopervision.com)

**Date Prepared:**

April 11, 2019

**II. DEVICE:**

Trade Name: MyDay (stenfilcon A) Soft (Hydrophilic) Daily Disposable Contact Lens  
Common Name: Soft (hydrophilic) Contact Lens  
Classification Name: Lens, Contact, (Disposable) [21 CFR 886.5925 (b) (1)]  
Regulatory Class: II  
Product Code: LPL, MVN  
Classification Panel: Ophthalmic

**III. PREDICATE DEVICE:**

CooperVision's SUS (stenfilcon A) Soft (hydrophilic) Contact Lenses for Single Use Daily Wear, K131378

**IV. DEVICE DESCRIPTION:**

MyDay Contact Lenses are available as an Asphere, Toric, Multifocal, and Multifocal Toric lens designs.

The MyDay material, stenfilcon A, is primarily a random copolymer of polydimethylsiloxane methacrylate and vinylmethyl acetamide. The UV blocker used is a benzotriazolyl methacrylate. The lenses have a blue tint which is added to make the lens more visible for handling. The lenses also contain a UV absorbing monomer which is used to block UV radiation.

When placed on the cornea in its hydrated state, the MyDay Soft (Hydrophilic) Contact Lens acts as a refracting medium to focus light rays on the retina.

MyDay (stenfilcon A) contact lens parameters are:

- Chord Diameter: 13.0 mm to 15.5mm
- Base Curve:  $8.4 \pm 0.5$  mm and  $8.7 \pm 0.5$  mm
- Center Thickness: 0.08 mm to 0.218 mm (varies with power)
- Powers: -20.00D to +20.00D
- Cylinder Powers: -0.25D to -10.00D
- Axis:  $0^\circ$  to  $180^\circ$  in  $10^\circ$  increments
- Add Power Range: +0.50 to +4.00

The physical/optical properties of the lens are:

- Specific Gravity: 1.033
- Refractive Index: 1.401
- Light Transmittance: 96%
- Surface Character: Hydrophilic
- Water Content: 54%
- Oxygen Permeability:  $80 \times 10^{-11} [(cm^2/sec) \times (ml O_2) / (ml \times mm Hg)]$

## V. INDICATIONS FOR USE:

MyDay (stenfilcon A) ASPHERE Soft Contact lenses are indicated for the correction of ametropia (myopia and hyperopia) in aphakic and non-aphakic persons with non-diseased eyes in powers from -20.00 to +20.00 diopters. The lenses may be worn by persons who exhibit astigmatism of -2.00 diopters or less that does not interfere with visual acuity.

MyDay (stenfilcon A) TORIC Soft Contact lenses are indicated for the correction of ametropia (myopia or hyperopia with astigmatism) in aphakic and non-aphakic persons with non-diseased eyes in powers from -20.00 to +20.00 diopters and astigmatic corrections from -0.25 to -10.00 diopters.

MyDay (stenfilcon A) MULTIFOCAL Soft Contact lenses are indicated for the correction of refractive ametropia (myopia and hyperopia) and emmetropia with presbyopia in aphakic and non-aphakic persons with non-diseased eyes. The lenses may be worn by persons who exhibit astigmatism of -2.00 diopters or less that does not interfere with visual acuity.

MyDay (stenfilcon A) MULTIFOCAL TORIC Soft Contact lenses are indicated for the optical correction of distance and near vision in presbyopic phakic or aphakic persons with non-diseased eyes who may have -10.00 diopters of astigmatism or less.

**VI. COMPARISON OF TECHNOLOGICAL CHARACTERISTICS WITH THE PREDICATE DEVICE:**

The technological characteristics of the subject device and the predicate device are compared in the table below.

<b>Technology/Material Comparison</b>		
	<b>Predicate Device</b>	<b>Subject Device</b>
Product Name	CooperVision SUS (stenfilcon A)	CooperVision MyDay (stenfilcon A)
Material USAN Name	stenfilcon A	Same
510(k) Number	K131378	TBD – Current Submission
FDA Category (Group)	Silicone Hydrogel	Same
Manufacturing Method	Molded	Same
Sterilization	Moist Heat	Same
Packaging Materials	Injection molded polypropylene blisters covered by aluminum foil laminate; blister strips are packed into printed cartons	Same
Packaging Solution	Phosphate Buffered Saline Solution with Tween	Same
Visibility Tint	Reactive Blue #246 (RB246)	Same
UV Blocker	Norbloc	Same

**VII. PERFORMANCE DATA**

Results from non-clinical studies were provided in support of the substantial equivalence determination.

**Performance testing:**

In accordance with the Premarket Notification [510(k)] Guidance Document for Daily Wear Contact Lenses, May 12, 1994 amended June 28, 1994, the following battery of testing was performed. All tests were conducted in accordance with the GLP regulation (21 CFR Part 58) or according to valid scientific protocols. Each test was conducted according to the ANSI, ISO, and/or ASTM standard indicated:

- Contact angle per ANSI Z80.20-2016
- Light transmittance per ISO 18369-2:2017 and ISO 18369-3:2017
- Water content per ISO18369-2:2017 and ISO 18369-4:2017
- Mechanical properties per ANSI Z80.20-2016 and ASTM D1708-18
- Refractive index per ISO 18369-2:2017 and ISO 16369-4:2017
- Total extractables per ANSI Z80.20-2016 and ISO 18369-4:2017
- Non-polymeric residuals in lens and packaging solution, solvents chosen per EN ISO 18369-4:2017

**Biocompatibility testing:**

An extractable residual analysis, in accordance with EN ISO 10993-18:2009, Annex C, was performed on both the current stenfilcon A and the modified stenfilcon A formulations. Based on the comparison of the extractable residual profiles, the residual concentration is maintained. Therefore, the similarity in the extractable residual levels is established, and additional biocompatibility testing was not required to complete the substantial equivalent determination.

**Clinical testing:**

Test results provided in this 510(k) are sufficient to adequately characterize the subject device in terms of its physical/mechanical/optical characteristics when compared to the predicate. The results are equivalent, determining that additional clinical performance data was not required to complete the substantial equivalent determination. Additionally, the technical characteristics and manufacturing and sterilization processes of the subject lens are equivalent to stenfilcon A contact lens currently marketed by CooperVision; therefore, it was confirmed that no clinical data is required.

**VIII. CONCLUSIONS:**

Conclusive evidence was provided to demonstrate that the subject device lens material is equivalent to the currently marketed predicate device lens material through the statistical analysis of the physical/mechanical/optical properties of the lens. Based on the performance testing and the fact that the subject device has the same manufacturing process as the marketed predicate device lens, clinical performance data was not required to be submitted in this 510(k). The performance testing demonstrates that the subject device is as safe, as effective, and performs as well as the predicate device.